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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/775,760	02/02/2001	Charles B. Mallon	17795-2-PC	5787
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UNION CAR		EXAMINER		
39 OLD RIDGEBURY ROAD DANBURY, CT 06817		KHARE, DEVESH		
			ART UNIT	PAPER NUMBER
			1623	٠_,
			DATE MAILED: 01/14/2003	/

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary Commonstrature Commonstrature		Application No.	Applicant(s)			
Examiner						
Devest Khare Dica3	Office Action Summary					
The MALING DATE of this communication appears on the cover sheet with the c_rrespondence address - Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MALING DATE OF THIS COMMUNICATION. Estations of time reply be available under the provisions of 3 CFR 1-136(a). In or event, however, may a reply be limity filed Estations of time reply be available under the provisions of 3 CFR 1-136(a). In no event, however, may a reply be limity filed Estations of time reply a specified above is the silms hirty (30) (asy, a, reply with the statutory replored statutory profit will apply and will applies 20) (A) (A) (A) (A) (A) (A) (A) (A) (A) (A]			
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SETTO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. after SIX (8) MONTHS from the mailing date of this communication. If the period for reply specified above, the maximum statisticity approach will apply and will expire SIX (8) MONTHS from the mailing date of this communication. If the period for reply specified above, the maximum statisticity approach will apply and will expire SIX (8) MONTHS from the mailing date of this communication. If the period for reply specified above, the maximum statisticity approach will apply and will expire SIX (8) MONTHS from the mailing date of this communication, even if timely filled, may well-set any observable of the period of the communication is provided by the Citics between the member of the specified atoms, and the first mailing date of this communication, even if timely filled, may well-set any observable apply and the mailing date of this communication, even if timely filled, may well-set any observable apply and the maximum statistics and provided any observable apply and the maximum statistics and provided any observable apply and will expire SIX (8) MONTHS from the mailing date of this communication, even if timely filled, may well-set any observable apply and will expire SIX (8) MONTHS from the mailing date of this communication, even if timely filled, may well-set any observable apply and will expire SIX (8) MONTHS from the mailing date of this communication. 10	The MAILING DATE of this communication app					
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2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 33-51 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 33-51 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) is/are objected to. 9) The specification is objected to by the Examiner. 4pplication Papers 9) The proposed drawing correction filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) proved b) disapproved by the Examiner. If approved, corrected drawings are required in reply to this Office action. 12) The oath or declaration is objected to by the Examiner. Priority under 35 U.S.C. §§ 119 and 120 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received in Application No. application from the International Bureau (PCT Rule 17.2(a)). *See the attached detailed Office action for a list of the certified copies not received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 120 and/or 121. Attachment(s)	 THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). 					
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a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s) 5) Notice of Informal Patent Application (PTO-152)	·					
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	Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Informal P				

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Minor objections

Claims 33, 39 and 45 are objected to because of the following informalities:

- 1. Claim 33 (ii), line 2, misspell the word "least".
- 2. Claim 39, line 2, appears to have typographical error, i.e. "." should refer to end of the claim instead of "..".
- 3. Claim 45, line 1, misspell the word "basic".

Appropriate correction is required.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Regarding claims 33(b) and 50 (b), the word "means" is preceded by the word(s) "suitable" in an attempt to use a "means" clause to recite a claim element as a means for performing a specified function. However, since no function is specified by the word(s) preceding "means," it is impossible to determine the equivalents of the element, as required by 35 U.S.C. 112, sixth paragraph. See *Ex parte Klumb*, 159 USPQ 694 (Bd. App. 1967).

Claims 34-49 are rejected to as being dependent upon a rejected base claim 33(b) and claim 51 is rejected to as being dependent upon a rejected base claim 50 (b).

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35 U.S.C. 103(a) rejection

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 33-51 are rejected under 35 U.S.C. 103(a) as being unpatentable over Warzecha et al. (DE 1668347) in view of Takahashi et al. (JP 1-149801).

The claims 33-51 are directed to processes for producing polysaccharide ethers, which are broadly comprised of two components:

- (1) a process for producing polysaccharide ethers known in the prior art; and
- (2) the improvement in the process wherein the salts of polysaccharide ether formed in the processes are converted to their corresponding acids and bases by means of an electric current, e.g., by electrodialysis.

Warzecha et al. teach a process for purifying crude hydroxyethylcellulose (page 3, 3rd. paragraph). On page 1, 2nd paragraph and page 3, 3rd. paragraph, cellulose is treated with sodium hydroxide and then reacted with derivatizing agent ethylene oxide in a mixture of organic solvents containing methanol and acetone to form a reaction product comprising hydroxyethylcellulose (polysaccharide ether), the reaction mixture is

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further treated with nitric acid to provide a neutralized liquid comprising a salt of the acidic compound and the basic compound. While the Warzecha et al. process is closely analogous to the applicant's process, Warzecha et al. differ from applicant's process in that the separation of the polysaccharide ether is achieved by subjecting the neutralized reaction mixture to distillation instead of electrodialysis.

Takahashi et al. teach the use of electrical energy to eliminate sodium from a cellulose ether salt. Takahashi et al. teach a method of subjecting a cellulose ether sodium salt to electrodialysis to convert it to the acid form, followed by reaction with a base or salt (claims 1-4). On page 5, Working Example 1, a carboxymethylcellulose sodium salt in the absence of any organic solvent is electrodialysed comprising electrodes and ultrafiltration membranes as the dialysis membranes and at a current of 0.55 A. It is noted that Takahashi et al. does not provide specific disclosures regarding the use of current densities and variable pH's in the prior art electrodialysis process.

Therefore, one of ordinary skill in the art would have found the applicants claimed process for producing polysaccharide ethers to have been obvious at the time the invention was made having the above cited references before him. Since Warzecha et al. teach a process for producing a neutralized reaction mixture comprising a salt of the acidic compound and the basic compound of hydroxyethylcellulose and Takahashi et al., teach a method of subjecting a cellulose ether sodium salt to electrodialysis to convert it to the acid form, one skilled in the art would have a reasonable expectation for

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success in combining both references to accomplish the conversion of a polysaccharide ether salt to the acidic compound and the basic compound. The motivation for doing so is provided by Takahashi et al., which suggests the electrodialysis step in the preparation of cellulose ether provides high yields and low pollution (page 4, 7th. Paragraph).

State of the Art References

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Fujita et al. (U.S. Patent 3,835,006)- discloses a method of removing ionic substances from a pulp using the electrodes.

Perry et al. (U.S. Patent 4,246,092)- discloses a method and apparatus for the performance of selective electrodialysis.

Klohr et al. (U.S. Patent 6,482,940)- discloses cellulose ethers and method for producing the same.

Obara et al. (U.S. Patent Application Publication US 2002/0016452)- discloses the low-substituted hydroxypropyl cellulose and process for producing same.

Koch et al. (U.S. Patent Application Publication US 2002/0168407)- discloses a process for preparing low-viscosity, aqueous cellulose ether solutions.

Any inquiry concerning this communication or earlier communications from the

Examiner should be directed to Devesh Khare whose telephone number is (703)605-

1199. The examiner can normally be reached on Monday to Friday from 8:00 to 4:30. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, James O. Wilson, Supervisory Patent Examiner, Art Unit 1623 can be reached at 703-308-4624. The official fax phone numbers for the organization where this application or proceeding is assigned is (703) 308-4556 or 308-4242.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1235.

Devesh Khare, Ph.D.,JD(3Y).

Art Unit 1623 January 3,2003 JAMES O. WILSON
SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 1600